UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| In re Michael W. Caba | aniss | | | | Case No. | |
|-------------------------------------------------------------------------|------------------------|----------------|--------------|---------------------|------------------------|--|
| and | | | | | Chapter 13 | |
| Aurelyn T. Caba | aniss | | | | Chapter 13 | |
| aka Aurelyn G | . Taboclaon | | | | | |
| | | | | | / Debtors | |
| Attorney for Debtor: o | Carolyn R. Mir | abile | | | | |
| | | CH | IAPTER 13 P | LAN | | |
| 1. FUNDING OF PLAN | | | | | | |
| The debtor shall commit the f | ollowing future e | arnings, | property, or | other income to the | custody and control of | |
| the standing trustee to fund the | _ | _ | | | • | |
| Debtor's Net Monthly Income | | | | | | |
| Husband & Wife's Monthly | | Ś | 4,498.00 | | | |
| • | ss Expenses: | <i>∓</i> \$ | 3,940.70 | | | |
| | SURPLUS: | \$ | 557.30 | | | |
| | | | | | | |
| Plan Payment: The debtor(s) to pay: \$ Total Pay | 557.30 month.ments: \$ | _ | | nths | | |
| 2. DURATION | | | | | | |
| It is proposed that payments | shall be made ov | ver a pei | riod of 36 | months. | | |
| | | | | _ | | |
| 3. PAYMENTS TO THE TRU [X] Direct Payments from [] Debtor's Employer | | E MADE | FROM | | | |
| From the payments so receive | ed, the trustee s | shall mak | ke disbursem | ents as follows: | | |
| 4 ADMINISTRATIVE 222- | | | | | | |
| 4. ADMINISTRATIVE COSTS | - | | | | | |
| Trustee's Compensation: 10. | 00 % | | | | | |
| Attorney's Fee | | | | | | |
| Prepaid Portion | \$ | 800.00 | | | | |
| Pay Through Plan | • | 200.00 | | | | |
| Total Attorney Fee | | 000.00 | | | | |
| Total Attorney Fee | \$ 1, | 000.00 | | | | |
| | | | | | MONTHLY | |
| Paid Through Plan | | TOT | AL | MONTHS | PAYMENT | |

200.00

Month **1-12**

Monthly Installments

16.67

5. PAYMENTS TO PRIORITY CLAIMS

The debtor shall make full payment in deferred cash payments of all claims entitled to priority under 11 U.S.C. 507, as follows:

None

6. PAYMENTS TO SECURED CLAIMS

Holders of allowed secured claims shall retain the liens securing such claims and shall be paid as shown. Payments towards deficiencies on undersecured claims are listed with the Unsecured Claims. Payments towards arrearages on fully secured claims are listed under Arrearages.

None

7. ARREARAGES ON SECURED CLAIMS

None

8. PROPERTIES TO BE SURRENDERED

The debtor shall surrender the collateral securing the claims of the following creditors in satisfaction of the secured portion of such creditors' allowed claims. To the extent that the collateral does not satisfy such a creditor's claim, the creditor shall hold a nonpriority, unsecured claim.

None

9. LIEN AVOIDANCE

The following liens shall be avoided pursuant to 11 U.S.C. 522(f), or other applicable sections of the Bankruptcy Code:

None

10. PAYMENTS TO GENERAL UNSECURED CLAIMS

General unsecured claims shall be paid pro rata at _______ % of their claims, after all other claims are paid. Unsecured claims shall receive not less than the amount that would be paid on each claim if the estate were liquidated under Chapter 7.

11. EXECUTORY CONTRACTS

The following executory contracts of the debtor are accepted:

None

The following executory contracts of the debtor are rejected:

None

12. DIRECT PAYMENTS

The debtor shall make regular payments directly to the following creditors:

| CREDITOR | MONTHS | MONTHLY PAYMENT | TOTAL PAYMENT | |
|-------------------------------|--------|--------------------|------------------|------|
| Chase Manhattan Mortgage Corp | | | \$ | 0.00 |
| Chase Manhattan Mortgage Corp | | \$ | 0.00 | |
| Merch, Sharp & Dohme | | | \$ | 0.00 |
| Merch, Sharp & Dohme | | | \$ | 0.00 |
| Merch, Sharp & Dohme | | | \$ | 0.00 |
| The Bank of New York | | \$ | 0.00 | |

13. OTHER PROVISIONS

14. REVESTMENT

Upon confirmation of the Plan, all property of the estate shall vest in the debtor pursuant to 11 U.S.C. 350 (or possibly 11 U.S.C. 1327(b)). The debtor shall remain in possession of all property of the estate during the pendency of this case unless specifically provided herein (11 U.S.C. 1306(b)). All secured creditors shall retain the liens securing their claims unless otherwise stated.

DATED:

/s/ Michael W. Cabaniss

DEBTOR: Michael W. Cabaniss 3453 Westview Drive Perkiomenville PA 18074 215-234-9284

NAME OF LAW FIRM: Lynch & Mirabile

ATTORNEY: /s/ Carolyn R. Mirabile

Carolyn R. Mirabile 617 Swede Street Norristown PA 19401 610-275-2600 DEBTOR: Aurelyn T. Cabaniss

/s/ Aurelyn T. Cabaniss